Title 35 Mississippi State Tax Commission

Part IV Sales & Use

Subpart 02 Gross Income

Chapter 04 Finance Charges and Bad Debts

- 100 Finance Charges
- Sales tax is levied on the gross proceeds of sales or gross income as the case may be. Miss. Code Ann. Section 27-65-3 (h) provides that sales tax is to be applied to the full sales price including any addition to the sales price on account of deferred payments by the purchaser.
- Bad check charges as provided for in Miss. Code Ann. Section 97-19-57 are to be excluded from the gross proceeds of sales.
- Finance or carrying charge income received by the retailer is subject to sales taxes regardless of when billed. When a third party acts as agent for the retailer and collects the finance charges on behalf of said retailer, sales taxes are due on the finance charges collected.
- When credit sales are made and the credit is extended by a third party, no sales tax is due on the finance charges collected. This includes credit sales made using co-branded credit cards where the credit card carries a store or brand name but the credit is extended by a third party.
- When credit is extended by the retailer and the credit instrument or account receivable is later sold to a third party; no sales taxes are due on finance charges collected by the third party.
- 106 (Reserved)
- 200 Bad Debts
- Miss. Code Ann. Section 27-65-33 provides that any taxpayer reporting credit sales and paying the sales tax on such sales may take a credit on any subsequent return for bad debts actually charged off as uncollectible accounts. A taxpayer may not be allowed credit or refund for the sales tax associated with the uncollectible portion of a credit sale unless the taxpayer remitted the tax on the initial sales and also extended the credit used to finance the sale.
- If any amount that has been written off as bad debt and has been taken as a credit on a return is subsequently collected, the tax due on the collected amount must be paid on the next return filed.

When credit is extended by a third party or when the credit instrument or account receivable is sold to a third party, neither the third party nor the retailer is eligible for a refund of sales tax associated with any bad debt charged off for uncollectible accounts.

204 (Reserved)

Title 35 Mississippi State Tax Commission

Part IV Sales & Use

Subpart 02 Gross Income

Chapter 04 Finance or Carrying Charges and Bad Debts

100 Finance Charges

- 10<u>1</u>0 Sales tax is levied on the "gross proceeds of sales" or "gross income" as the case may be. Miss. Code Ann. Section 27-65-3 (h) provides that sSales tax is to be applied to the full sales price which includesing any addition to the saleselling price on account of deferred payments by the purchaser.
- Bad check charges as provided for in Miss. Code Ann. Section 97-19-57 are to be excluded from the gross proceeds of sales.
- 10<u>3</u>4 Finance o<u>r</u>f carrying charge income received by the retailer is subject to sales taxes regardless of when billed.
- When a third party acts as agent for the retailer and collects the finance charges on behalf of said retailer, sales taxes are due on the finance charges collected.
- When credit sales are made and the credit is extended by a third party, no sales taxes <u>isare</u> due on <u>the finance charges collected by the third party creditor.</u> This includes credit sales made using co-branded credit cards where the credit card carries a store or brand name but the credit is extended by a third party.
- When credit is extended by the retailer and the credit instrument or account receivable is later sold to a third party; no sales taxes are due on finance charges collected by the third party.
- Bad check charges if equal to or less than thirty (30) dollars are to be excluded from the gross proceeds of sales.
- 106 (Reserved)
- 200 Bad Debts
- Miss. Code Ann. Section 27-65-33 provides that any taxpayer reporting credit sales and paying the sales tax on such sales may take a credit on any subsequent return for bad debts actually charged off as uncollectible accounts. A taxpayer may not be allowed credit or refund for the sales tax associated with the uncollectible portion of a credit sale unless the taxpayer remitted the tax on the initial sales and also extended the credit used to finance the sale.

- 202 If any amount that has been written off as bad debt and has been taken as a credit on a return is subsequently collected, the tax due on the collected amount must be paid on the next return filed.
- When credit is extended by a third party or when the credit instrument or account receivable is sold to a third party, neither the third party nor the retailer is eligible for a refund of sales tax associated with any bad debt charged off for uncollectible accounts.
- 204 (Reserved)